

EXHIBIT A

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF RHODE ISLAND**

**NATIONAL GLASS & GATE
SERVICE, INC. d/b/a
NG&G FACILITY SERVICES
INTERNATIONAL, INC.**

Plaintiff

v.

SERVICE EVERYWHERE, L.L.C.

Defendant

C.A. NO: 08-186

JOINT STATUS REPORT

The parties to this action submit this Joint Status Report pursuant to the directive issued by the Court in its Minute Entry of January 22, 2009.

This matter was set for hearing on January 22, 2009, in connection with Plaintiff National Glass & Gate Service, Inc. d/b/a NG&G Facility Services International, Inc.'s ("National") motion to adjudge the Defendant Service Everywhere, LLC ("Service") in contempt for failure to comply with the terms of the Consent Order entered in this action on July 31, 2008. At the time that hearing was scheduled, Service was withholding over \$30,000 worth of payments due to National pursuant to the Order. On the eve of the hearing, Service asked National to continue the hearing in order for the parties to conduct a conference call at which Service expected the outstanding issues could be resolved.¹

The parties participated in a conference call on January 23, 2009, and, National thought, the pending issues were resolved. Three days later Service, through its counsel, wrote National

¹ Although National agreed to continue the hearing based on Service's representation, the Court declined the request for continuance. At the hearing, the Court allowed the Motion to Adjudge to remain pending and ordered the parties to submit monthly status reports regarding their performance under the Consent Order.

confirming the amounts owed to National. However, in that letter Service explained that it was unwilling to release the funds owed to National unless National agreed to certain additional terms not contained in the Consent Order. National refused and, through counsel, demanded immediate payment of the undisputed amounts due and owing under the Consent Order. In subsequent correspondence, National informed Service that it was willing to continue to discuss open issues, but not until Service made all payments currently due under the Consent Order. National threatened to renew its Motion to Adjudge in Contempt.

On February 6, 2009, Service tendered a check in the amount of \$31,315.49 to National, reflecting amounts due through the date of that payment pursuant to the Consent Order. However, Service expressly conditioned National's acceptance of that payment on its agreement to settle certain items included in the Consent Order. Because the Consent Order required Service Everywhere to make the \$31,315.49 payment unconditionally, National threatened to renew its Motion to Adjudge in Contempt unless Service agreed to withdraw the conditions it had placed on National's acceptance of the payment. On March 10, 2009, after several calls and e-mails between counsel, Service withdrew its conditions on National's acceptance of the payment.

At this point, Service is three weeks behind on reporting collections as required by paragraph II.2 of the Consent Order. The last report provided by Service to National was transmitted on February 23. National has requested updated reports from Service.

National recently learned from third parties that Service has ceased operations and that its lender has made demand for full payment of its line of credit, which Service reports is secured by Service's assets, including all accounts receivable. National has put Service's liquidation counsel and lender on notice of the Consent Order entered in this case. National expects that

collections subject to that Order will continue to be deposited into the segregated bank account maintained by Service's counsel in Rhode Island and distributed as required to National and vendors pursuant to the terms of the Order.

**NATIONAL GLASS & GATE
SERVICE, INC.**

SERVICE EVERYWHERE, LLC

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Dated: March 17, 2009

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Dated: March 17, 2009